WESTERN AUSTRALIA

LEGISLATIVE COUNCIL

MINUTES OF PROCEEDINGS

No. 237

TUESDAY, 16 OCTOBER 2012

1. Meeting of Council

The Council assembled at 3.00pm pursuant to order.

The President, Hon Barry House, took the Chair and read prayers.

2. Messages from His Excellency the Governor — Assent to Bills

The President reported the receipt of Messages from His Excellency the Governor assenting to the following Bills —

2 October 2012 — Message No. 18	Act No.
Evidence and Public Interest Disclosure Legislation Amendment Bill 2011	No. 31 of 2012
8 October 2012 — Message No. 19	Act No.

Revenue Laws Amendment Bill (No. 2) 2012

No. 32 of 2012

3. Petitions

Hon Wendy Duncan presented a petition from 276 petitioners requesting the Legislative Council to support the residents of Laverton in their campaign for the redevelopment of Laverton Hospital. (Tabled Paper 5174).

Hon Sally Talbot presented a petition from 183 petitioners requesting the Legislative Council recommend to the Government the retention of current funding to the Great Southern Institute of TAFE's music and art programs. (Tabled Paper 5175).

Hon Giz Watson presented a petition from 219 petitioners requesting the Legislative Council recommend to the Government the retention of current funding to the Great Southern Institute of TAFE's music and art programs. (Tabled Paper 5176).

4. Ministerial Statement — Greenough River Solar Farm

The Minister for Energy made a Ministerial Statement with respect to the opening of the Greenough River Solar Farm.

5. Ministerial Statement — Mental Health Good Outcomes Awards

The Minister for Mental Health made a Ministerial Statement with respect to the Mental Health Good Outcomes Awards, which recognise excellence in mental health programs and service delivery.

6. Papers

The following Papers were laid on the Table by —

President

	Documents —
	Legislative Council Recordkeeping Plan (2012)
	Financial Statements —
	Members of Parliament (Financial Interest) Act 1992 — Annual Returns (2011–2012) 5166
	Reports —
	Inspector of Custodial Services, Office of the — Report of an Announced Inspection of Wooroloo Prison Farm (Report 80) (August 2012)
	Leader of the House
	Response to Reports —
	Joint Standing Committee on Delegated Legislation — Liquor Control Amendment Regulations (Report No. 52) (Minister for Racing and Gaming)
	Minister for Finance
	Annual Reports —
	Commission for Occupational Safety and Health (2011–2012) (Date received 16/10/2012) 5169
	Minister for Education
	Annual Reports —
	CBD Courts Project Contract (2011–2012) (Date received 12/10/2012)
	Supervised Release Review Board (2011–2012) (Date received 12/10/2012)
	Minister for Child Protection
	Annual Reports —
	Department of Agriculture and Food (2011–2012) (Date received 16/10/2012)
	Potato Marketing Corporation (2011–2012) (Date received 16/10/2012)
7.	Standing Committee on Uniform Legislation and Statutes Review — Report No. 75 — National Health Funding Pool Bill 2012
	Adele Farina presented Report No. 75 of the Standing Committee on Uniform Legislation and as Review in relation to the <i>National Health Funding Pool Bill 2012</i> . (Tabled Paper 5177).
8.	Free Range Eggs Labelling Bill 2012
Hon L	ynn MacLaren: To move on the next day of sitting —
	That a Bill for "An Act to define and regulate the labelling and sale of free range eggs." be introduced and read a first time

introduced and read a first time.

Biodiversity Legislation (Priority Reforms) Bill 2012

Hon Giz Watson: To move on the next day of sitting —

That a Bill for "An Act to amend the —

- Wildlife Conservation Act 1950; and
- Environmental Protection Act 1986."

be introduced and read a first time.

10. City of Vincent Dogs Amendment Local Law No. 2, 2012 — Disallowance

Hon Sally Talbot: To move on the next day of sitting —

That, pursuant to recommendation of the Joint Standing Committee on Delegated Legislation, the *City of Vincent Dogs Amendment Local Law No. 2, 2012* published in the *Gazette* on 14 September 2012 and tabled in the Legislative Council on 18 September 2012 under the *Dog Act 1976*, be and is hereby disallowed. (Tabled Paper 4946).

9.

11. City of Cockburn Fencing Local Law 2012 — Disallowance — Withdrawn from Notice Paper

Hon Sally Talbot, pursuant to recommendation of the Joint Standing Committee on Delegated Legislation, withdrew Notice of Motion for Disallowance No. 1, *City of Cockburn Fencing Local Law 2012*, from the Notice Paper.

12. Energy Operators (Regional Power Corporation) (Charges) Amendment By-laws 2012 — Disallowance — Withdrawn from Notice Paper

Hon Sally Talbot, pursuant to recommendation of the Joint Standing Committee on Delegated Legislation, withdrew Notice of Motion for Disallowance No. 2, *Energy Operators (Regional Power Corporation) (Charges) Amendment By-laws 2012*, from the Notice Paper.

Energy Operators (Electricity Retail Corporation) (Charges) Amendment By-laws 2012 — Disallowance — Withdrawn from Notice Paper

Hon Sally Talbot, pursuant to recommendation of the Joint Standing Committee on Delegated Legislation, withdrew Notice of Motion for Disallowance No. 3, *Energy Operators (Electricity Retail Corporation) (Charges) Amendment By-laws 2012*, from the Notice Paper.

14. Town of Cottesloe Standing Orders Local Law 2012 — Disallowance — Withdrawn from Notice Paper

Hon Sally Talbot, pursuant to recommendation of the Joint Standing Committee on Delegated Legislation, withdrew Notice of Motion for Disallowance No. 4, *Town of Cottesloe Standing Orders Local Law 2012*, from the Notice Paper.

15. Education and Care Services National Regulations 2012 — Disallowance — Withdrawn from Notice Paper

Hon Sally Talbot, pursuant to recommendation of the Joint Standing Committee on Delegated Legislation, withdrew Notice of Motion for Disallowance No. 5, *Education and Care Services National Regulations 2012*, from the Notice Paper.

16. City of Cockburn Health Amendment Local Law 2012 — Disallowance — Withdrawn from Notice Paper

Hon Sally Talbot, pursuant to recommendation of the Joint Standing Committee on Delegated Legislation, withdrew Notice of Motion for Disallowance No. 6, *City of Cockburn Health Amendment Local Law 2012*, from the Notice Paper.

17. Pawnbrokers and Second-hand Dealers Amendment Regulations 2012 — Disallowance — Discharge from Notice Paper

Hon Sally Talbot moved, without notice —

That, pursuant to recommendation of the Joint Standing Committee on Delegated Legislation, Order of the Day No. 3, *Pawnbrokers and Second-hand Dealers Amendment Regulations* 2012 — *Disallowance*, be discharged from the Notice Paper.

Question — put and passed.

Security and Related Activities (Control) Amendment Regulations 2012 — Disallowance Discharge from Notice Paper

Hon Sally Talbot moved, without notice —

That, pursuant to recommendation of the Joint Standing Committee on Delegated Legislation, Order of the Day No. 4, *Security and Related Activities (Control) Amendment Regulations 2012 — Disallowance*, be discharged from the Notice Paper.

Question — put and passed.

19. Order of Business

Ordered — That Orders of the Day Nos 1, City of Bayswater Standing Orders Local Law 2012 — Disallowance, 2, City of Perth Standing Orders Amendment Local Law 2012 — Disallowance, 5, Shire of Broomehill-Tambellup Removal of Refuse, Rubbish and Disused Materials Local Law 2012 — Disallowance, and 6, Submission No. 13/2012 — Amendment to Class A Reserve 8485 and Cancellation of Class A Reserve 28535 — Disallowance, be taken after Order of the Day No. 15, Courts Legislation Amendment Bill 2012. (Leader of the House).

20. Leave of Absence — Hon Donna Faragher

Hon Ken Baston moved, without notice —

That leave of absence be granted to Hon Donna Faragher for 6 sitting days due to ill health. Question — put and passed.

21. Criminal Investigation (Covert Powers) Bill 2011

The Order of the Day for the further consideration of this Bill, in Committee of the Whole House, having been read.

The President left the Chair.

In Committee

(Hon Brian Ellis in the Chair)

Postponed Clause 80.

Debate ensued.

The Attorney General representing the Minister for Police moved —

Page 65, lines 22 and 23 — To delete "or by either or both Houses of Parliament".

Debate ensued.

Amendment — put and passed.

The Attorney General representing the Minister for Police moved —

Page 65, after line 27 — To insert —

court proceeding means any criminal, civil or other proceeding before, or inquiry, reference or examination by, a court, and includes an arbitration;

Amendment — put and passed.

The Attorney General representing the Minister for Police moved —

Page 66, after line 8 — To insert —

parliamentary committee means a committee or other body established by either or both Houses of Parliament to inquire into any matter;

parliamentary proceeding means any proceeding before, or inquiry, reference or examination by, a parliamentary committee;

Amendment — put and passed.

The Attorney General representing the Minister for Police moved —

Page 66, lines 16 to 18 — To delete the lines and insert —

proceeding means a court proceeding or a parliamentary proceeding;

Amendment — put and passed.
Clause, as amended, agreed to.
Title agreed to.

The Deputy President resumed the Chair.

Bill reported with amendments.

The Attorney General representing the Minister for Police moved, without notice —

That the *Criminal Investigation (Covert Powers) Bill 2011* be recommitted for the purposes of reconsidering Clause 82, New Clause 84A, Clause 85, New Clauses 93A-E, Clauses 94, 96, 121, 122 and 123.

Question — put and passed.

The Deputy President left the Chair.

In Committee

(Hon Brian Ellis in the Chair)

Clause 82.

Debate ensued.

Clause — put and negatived.

New Clause 84A.

The Attorney General representing the Minister for Police moved —

Page 70, after line 14 — To insert —

Division 2A — Provisions applicable to court proceeding

84A. Application of Division

- (1) This Division applies in relation to a court proceeding in which an operative is, or may be, required to give evidence obtained as an operative.
- (2) To remove any doubt, this Division does not affect the operation of the common law in relation to the protection of the identity of a person who is not an operative who gives or intends to give evidence in a court proceeding.

New Clause — put and passed.

Clause 85.

The Attorney General representing the Minister for Police moved —

Page 70, line 17 — To insert after "to a" —

court

Amendment — put and passed.

New Part 4 Division 2B and Part 4 Division 2C heading.

The Attorney General representing the Minister for Police moved —

Page 77, after line 8 — To insert —

Division 2B — Provisions applicable to parliamentary proceeding

93A. Application of Division

This Division applies in relation to a parliamentary proceeding in which an operative is, or may be, required to give evidence obtained as an operative.

93B. Witness identity protection certificate to be given to Parliament

- (1) A witness identity protection certificate for an operative in relation to a parliamentary proceeding must be given
 - (a) to the Clerk of the House of Parliament that established the parliamentary committee concerned; or
 - (b) if the parliamentary committee concerned was established by both Houses of Parliament, to the Clerk of each House of Parliament,

before the operative gives evidence in the proceeding.

- (2) The certificate must be given at least 14 days before the day on which the operative is to give evidence, unless in the circumstances it is not reasonably practicable to do so.
- (3) The person who gives the certificate must give a copy of it to the operative before the day on which the operative is to give evidence.

93C. Effect of witness identity protection certificate

- (1) This section applies if a witness identity protection certificate for an operative is given in accordance with section 93B in relation to a parliamentary proceeding.
- (2) If this section applies
 - (a) the operative may give evidence in the proceeding under the assumed name, or court name, stated in the certificate; and
 - (b) subject to any resolution passed under section 93D(4)
 - (i) a question must not be asked of a witness, including the operative, that may lead to the disclosure of the operative's true identity or where the operative lives; and
 - (ii) a witness, including the operative, cannot be required to (and must not) answer a question, give evidence or provide information that discloses, or may lead to the disclosure of, the operative's true identity or where the operative lives; and
 - (iii) a person involved in the proceeding must not make a statement that discloses, or may lead to the disclosure of, the operative's true identity or where the operative lives.

- (3) For the purposes of subsection (2)(b)(iii), a person involved in a proceeding includes
 - (a) a member of the parliamentary committee; and
 - (b) a party to the proceeding; and
 - (c) a person given leave to be heard or make submissions in the proceeding; and
 - (d) a lawyer representing a person referred to in paragraph (b) or (c) or a lawyer assisting the parliamentary committee in the proceeding; and
 - (e) any other person assisting the parliamentary committee in the proceeding; and
 - (f) a person acting in the execution of any process or the enforcement of any order in the proceeding.
- (4) If this section applies, any evidence given by the operative in the proceeding must be given in private.

93D. Disclosure of operative's true identity or location despite certificate

(1) In this section —

relevant House, in relation to a parliamentary committee, means —

- (a) if the parliamentary committee was established by a House of Parliament that House; or
- (b) if the parliamentary committee was established by both Houses of Parliament each House.
- (2) This section applies if a witness identity protection certificate for an operative is given in accordance with section 93B in relation to a parliamentary proceeding.
- (3) The parliamentary committee may seek the authorisation of the relevant House
 - (a) to ask a question of a witness, including the operative, that may lead to the disclosure of the operative's true identity or where the operative lives; or
 - (b) to require a witness, including the operative, to answer a question, give evidence or provide information that discloses, or may lead to the disclosure of, the operative's true identity or where the operative lives;
 - (c) for a person involved in the proceeding to make a statement that discloses, or may lead to the disclosure of, the operative's true identity or where the operative lives.
- (4) The relevant House may pass a resolution authorising the doing of anything mentioned in subsection (3)(a), (b) or (c).
- (5) However, the relevant House must not pass a resolution unless satisfied about each of the following
 - (a) there is evidence that, if accepted, would substantially call into question the operative's credibility;
 - (b) it would be impracticable to test properly the credibility of the operative without allowing the risk of disclosure of, or disclosing, the operative's true identity or where the operative lives.

93E. Restrictions on content of reports to Parliament

If a witness identity protection certificate for an operative is given in accordance with section 93B in relation to a parliamentary proceeding, the parliamentary committee must not disclose in a report to a House of Parliament —

- (a) the operative's true identity or where the operative lives; or
- (b) information that may lead to the disclosure of the operative's identity or where the operative lives.

Division 2C — Other matters

Amendment — put and passed.

Clause 94.

The Attorney General representing the Minister for Police moved —

Page 77, lines 17 to 21 — To delete the lines and insert —

- (3) If the chief officer cancels the certificate
 - (a) after it has been filed in a court and before the matter has been finalised by the court, the chief officer must immediately give written notice to the court and each party to the proceeding that the certificate has been cancelled; or
 - (b) after it has been given to the Clerk of a House of Parliament and before the matter has been finalised by the parliamentary committee concerned, the chief officer must immediately give written notice to the Clerk that the certificate has been cancelled.

Amendment — put and passed.

Clause 96.

The Attorney General representing the Minister for Police moved —

Page 78, after line 23 — To insert —

(3) Nothing in this section limits or otherwise affects the operation of the *Parliamentary Privileges Act 1891*.

Debate ensued.

Amendment — put and passed.

Clause 121.

The Attorney General representing the Minister for Police moved —

Page 89, line 16 — To delete "34D." and insert —

34D or 34K.

Debate ensued.

Amendment — put and passed.

Clause 122.

The Attorney General representing the Minister for Police moved —

Page 89, after line 21 — To insert —

Subdivision 1 — Terms used

Amendment — put and passed.

Clause 123.

The Attorney General representing the Minister for Police moved —

Page 90, after line 13 — To insert —

court includes —

- (a) a tribunal or other body established or continued under a written law and having a power to obtain evidence or information;
- (b) a Royal Commission established under the Royal Commissions Act 1968;
- (c) a commission, board, committee or other body established by the Governor or by the Government of the State to inquire into any matter;

court proceedings means any proceedings in a court;

Amendment — put and passed.

The Attorney General representing the Minister for Police moved —

Page 90, after line 17 — To insert —

parliamentary committee means a committee or other body established by either or both Houses of Parliament to inquire into any matter;

parliamentary proceedings means any proceedings before a parliamentary committee;

Amendment — put and passed.

The Attorney General representing the Minister for Police moved —

Page 90, after line 25 — To insert —

proceedings means court proceedings or parliamentary proceedings;

Amendment — put and passed.

The Attorney General representing the Minister for Police moved —

Page 91, after line 17 — To insert —

Subdivision 2 — Non-disclosure certificates for protected persons

Amendment — put and passed.

The Attorney General representing the Minister for Police moved —

Page 91, line 23 — To delete "court," and insert —

court or in parliamentary proceedings,

Amendment — put and passed.

The Attorney General representing the Minister for Police moved —

Page 91, lines 27 to 29 — To delete the lines and insert —

- (3) The Commissioner may give a certificate for the protected person in relation to the proceedings and
 - (a) file a copy with the court; or
 - (b) give a copy to the Clerk of the House of Parliament that established the parliamentary committee concerned or, if the parliamentary committee concerned was established by both Houses of Parliament, to the Clerk of each House of Parliament,

as the case requires.

Amendment — put and passed.

The Attorney General representing the Minister for Police moved —

Page 92, after line 17 — To insert —

Subdivision 3 — Provisions applicable to court proceedings

34CA. Application of Subdivision

This Subdivision applies in relation to court proceedings in which a protected person is, or may be, required to give evidence.

Amendment — put and passed.

The Attorney General representing the Minister for Police moved —

Page 98, after line 6 — To insert —

Subdivision 4 — Provisions applicable to parliamentary proceedings

34I. Application of Subdivision

This Subdivision applies in relation to parliamentary proceedings in which a protected person is, or may be, required to give evidence.

34J. Effect of non-disclosure certificate

(1) In this section —

person involved, in proceedings, includes —

- (a) a member of the parliamentary committee; and
- (b) a party to the proceedings; and
- (c) a person given leave to be heard or make submissions in the proceedings;
- (d) a lawyer representing a person referred to in paragraph (b) or (c) or a lawyer assisting the parliamentary committee in the proceedings; and

- (e) any other person assisting the parliamentary committee in the proceedings; and
- (f) a person acting in the execution of any process or the enforcement of any order in the proceedings.
- (2) This section applies if a non-disclosure certificate for a protected person is given under section 34A(3)(b) in relation to parliamentary proceedings.
- (3) If this section applies, in the proceedings
 - (a) a question must not be asked of a witness, including the protected person, that may lead to the disclosure of the protected person's protected identity or protected address or both; and
 - (b) a witness, including the protected person, cannot be required to (and must not) answer a question, give evidence or provide information that discloses, or may lead to the disclosure of, the protected person's protected identity or protected address or both; and
 - (c) a person involved in the proceedings must not make a statement that discloses, or may lead to the disclosure of, the protected person's protected identity or protected address or both.
- (4) The parliamentary committee may disclose to each party to the proceedings
 - (a) that a non-disclosure certificate for a person who may be required to give evidence in the proceedings has been given; and
 - (b) what the certificate states.
- (5) If the parliamentary committee makes a disclosure about the non-disclosure certificate under subsection (4), the committee must also inform the parties of the effect of the certificate.
- (6) This section applies despite any other Act, but subject to section 34K.

34K. Disclosure of protected person's identity despite certificate

(1) In this section —

relevant House, in relation to a parliamentary committee, means —

- (a) if the parliamentary committee was established by a House of Parliament that House; or
- (b) if the parliamentary committee was established by both Houses of Parliament each House.
- (2) This section applies if a non-disclosure certificate for a protected person is given under section 34A(3)(b) in relation to parliamentary proceedings.
- (3) The parliamentary committee may seek the authorisation of the relevant House
 - (a) to ask a question of a witness, including the protected person, that may lead to the disclosure of the protected person's protected identity or protected address or both; or
 - (b) to require a witness, including the protected person, to answer a question, give evidence or provide information that discloses, or may lead to the disclosure of, the protected person's protected identity or protected address or both; or

- (c) for a person involved in the proceedings to make a statement that discloses, or may lead to the disclosure of, the protected person's protected identity or protected address or both.
- (4) The relevant House may pass a resolution authorising the doing of anything mentioned in subsection (3)(a), (b) or (c).
- (5) However, the relevant House must not pass a resolution unless satisfied about each of the following
 - (a) there is evidence that, if accepted, would substantially call into question the protected person's credibility;
 - (b) it would be impracticable to test properly the credibility of the protected person without allowing the risk of disclosure of, or disclosing, the protected person's protected identity or protected address or both.

34L. Restrictions on content of reports to Parliament

If a non-disclosure certificate for a protected person is given under section 34A(3)(b) in relation to parliamentary proceedings, the parliamentary committee must not disclose in a report to a House of Parliament —

- (a) the protected person's protected identity or protected address; or
- (b) information that may lead to the disclosure of the protected person's protected identity or protected address.

Amendment — put and passed.

The Deputy President resumed the Chair.

Bill reported with further amendments.

Ordered — That consideration of the Committee's Report be made an Order of the Day for the next sitting.

22. School Education Amendment Bill 2012

The Order of the Day having been read for the adjourned debate on the second reading of this Bill. Debate resumed.

23. Questions Without Notice

Questions without notice were taken.

The Minister for Finance tabled documents in relation to head contractors by the Western Australian Government through Building Management and Works for the "Building the Education Revolution" projects in Western Australia, in response to a question without notice asked by Hon Kate Doust. (Tabled Paper 5178).

The Leader of the House representing the Minister for State Development tabled documents in relation to Western Australian Trade and Investment offices in London, Mumbai, Tokyo, Kobe, Dubai, Shanghai, Hangzhou, Singapore and Seoul, in response to question on notice No. 6006 asked by Hon Kate Doust. (Tabled Paper 5179).

The Minister for Energy tabled, and by leave incorporated into Hansard, documents in relation to air quality monitoring results carried out by Verve Energy at Roche Park, Collie from 2002 to 2012, in response to a question without notice asked by Hon Giz Watson. (Tabled Paper 5180).

The Minister for Education representing the Minister for Training and Workforce Development tabled the 2012 Delivery and Performance Agreements, and the Aboriginal Training Plans of the State training providers, in response to question on notice No. 5967 asked by Hon Alison Xamon. (Tabled Paper 5181).

The Minister for Education tabled a document in relation to curriculum and reengagement in education in schools in Western Australia, in response to question on notice No. 5972 asked by Hon Alison Xamon. (Tabled Paper 5182).

The Minister for Child Protection tabled a document in relation to the full time equivalent employee allocation for the Department for Child Protection, in response to question on notice No. 6009 asked by Hon Sue Ellery. (Tabled Paper 5183).

The Minister for Mental Health tabled a document in relation to the number of self-harm patients that have presented to emergency departments in the past three financial years, in response to question on notice No. 5886 asked by Hon Ljiljanna Ravlich. (Tabled Paper 5184).

The Minister for Mental Health tabled a document in relation to the numbers and locations of non-forensic and forensic secure mental health beds, in response to question on notice No. 5890 asked by Hon Ljiljanna Ravlich. (Tabled Paper 5185).

The Minister for Mental Health tabled a document in relation to the number of involuntary mental health patients occupying general hospital beds and non-secure approved mental health beds, in response to question on notice No. 5891 asked by Hon Ljiljanna Ravlich. (Tabled Paper 5186).

The Minister for Mental Health representing the Minister for Environment tabled a document in relation to seventeen disused landfill sites along the Swan-Canning river system, in response to question on notice No. 5978 asked by Hon Alison Xamon. (Tabled Paper 5187).

The Minister for Mental Health representing the Minister for Environment tabled a document in relation to the results of the Liege Street wetland monitoring of nutrient levels and speciation, in response to question on notice No. 5992 asked by Hon Alison Xamon. (Tabled Paper 5188).

The Minister for Mental Health representing the Minister for Environment tabled the Swan River Trust report in relation to the environmental assessment of the Great Gardens Project, in response to question on notice No. 5993 asked by Hon Alison Xamon. (Tabled Paper 5189).

The Attorney General representing the Minister for Police tabled, and by leave incorporated into Hansard, a document in relation to crime statistics for Fremantle, East Fremantle, South Fremantle, Beaconsfield and White Gum Valley, from 1 July 2011 to 30 June 2012, in response to question on notice No. 6061 asked by Hon Sue Ellery. (Tabled Paper 5190).

The Attorney General representing the Minister for Police tabled, and by leave incorporated into Hansard, a document in relation to crime statistics for Fremantle, East Fremantle, South Fremantle, Beaconsfield and White Gum Valley, from 1 July 2010 to 30 June 2011, in response to question on notice No. 6062 asked by Hon Sue Ellery. (Tabled Paper 5191).

The Attorney General representing the Minister for Police tabled, and by leave incorporated into Hansard, a document in relation to crime statistics for Fremantle, East Fremantle, South Fremantle, Beaconsfield and White Gum Valley, from 1 July 2009 to 30 June 2010, in response to question on notice No. 6063 asked by Hon Sue Ellery. (Tabled Paper 5192).

The Attorney General representing the Minister for Police tabled, and by leave incorporated into Hansard, a document in relation to crime statistics for Fremantle, East Fremantle, South Fremantle, Beaconsfield and White Gum Valley, from June to August 2012, in response to question on notice No. 6064 asked by Hon Sue Ellery. (Tabled Paper 5193).

The Attorney General representing the Minister for Police tabled, and by leave incorporated into Hansard, a document in relation to crime statistics for Fremantle, East Fremantle, South Fremantle, Beaconsfield and White Gum Valley, from June to August 2011, in response to question on notice No. 6065 asked by Hon Sue Ellery. (Tabled Paper No. 5194).

24. School Education Amendment Bill 2012

Debate resumed on the second reading of this Bill (see item No. 22 above).

Question — put and passed.

Bill read a second time.

Leave was granted to proceed forthwith to the third reading of the Bill.

The Minister for Education moved, That the Bill be read a third time.

Question — put and passed.

Bill read a third time and passed.

25. Aboriginal Affairs Planning Authority Amendment Bill 2012

The Order of the Day having been read for the adjourned debate on the second reading of this Bill.

Debate resumed.

Question — put and passed.

Bill read a second time.

Leave was granted to proceed forthwith to the third reading of the Bill.

The Minister for Indigenous Affairs moved, That the Bill be read a third time.

Question — put and passed.

Bill read a third time and passed.

26. Community Protection (Offender Reporting) Amendment Bill 2011

The Order of the Day having been read for the adjourned debate on the second reading of this Bill.

Debate resumed.

Question — put and passed.

Bill read a second time.

The Deputy President left the Chair.

In Committee

(Hon Matt Benson-Lidholm in the Chair)

Clause 1 agreed to.

Clauses 2 to 10 agreed to.

Clause 11.

Debate ensued.

Interruption pursuant to order.

The President resumed the Chair.

The Chair of Committees reported that the Committee of the Whole House had considered the Bill, made progress, and sought to sit again.

Ordered — That the Committee of the Whole House sit again.

27. Members' Statements

Statements were taken.

28. Adjournment

The Council adjourned at 9.54pm until 17 October 2012 at 2.00pm.

Members present during the day's proceedings

Attendance: Present all Members except Hon Helen Bullock, Hon Donna Faragher, Hon Jon Ford, and Hon Alyssa Hayden.

MALCOLM PEACOCK

HON BARRY HOUSE

Clerk of the Legislative Council

President of the Legislative Council